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6 For the loss of a second or last eye, the other eye having been lost prior to the injury resulting in the loss of the second eye, sixty 7 (60%) per cent of the average weekly wages during two hundred (200) 8 9

Repeal and substitute-periods of business suspension-SEC. 7. basis for compensation. That the law as it appears in section 2477-m 15, (f), supplement to the code, 1913, be and the same is hereby repealed, and the following enacted in lieu thereof:

(f) As to employes employed in a business or enterprise which customarily shuts down and ceases operation during a season of each year, the number of working days which it is the custom of such business or enterprise to operate each year shall be used instead of three hundred as a basis for computing the annual earnings, provided the minimum number of days which shall be used as a basis for the year's work shall not be less than two hundred.

SEC. 8. Repeal and substitute—committee of arbitration—filing decision, etc. That the law as it appears in section 2477-m 29, supplement to the code, 1913, be and the same is hereby repealed, and the follow-

ing enacted in lieu thereof:

The committee of arbitration shall make such inquiries and investigations as it shall deem necessary. The hearings of the committee shall be in the city, town or place where the injury occurred, if within the state. If the injury occurred outside this state the hearings of the committee shall be held in the county seat of this state which is nearest to the place where the injury occurred unless the interested parties and the Iowa industrial commissioner mutually agree by writ-11 ten stipulation that the same may be held at some other place. decision of the committee, together with the statement of evidence submitted before it, its findings of fact, rulings of law and any other 12 13 matters pertinent to questions arising before it shall be filed with the 14 industrial commissioner. Unless a claim for review is filed by either 15 party within five days from the date of filing the decision with said 16 17 commissioner, such decision shall be enforceable under the provisions 18 of this chapter.

Approved April 11, A. D. 1919.

## CHAPTER 221.

### WINES FOR SACRAMENTS, ETC.

## S. F. 481.

AN ACT to authorize any minister, priest or rabbi to obtain a permit authorizing the purchase, transportation, use and possession of sacramental wines used by such ministers, priests or rabbis and providing penalties for the violation.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Wines for sacraments, etc.—purchase and transporta-on—permit. Any minister, priest or rabbi of any church, sect, denomination or creed which uses wines in its sacraficial ceremonies or sacraments, and who desires to purchase and have transported by either intrastate or interstate common carriers and have possession of such sacramental wines shall, before purchasing or transporting such sacramental wines apply for and obtain a permit authorizing such sale or transportation as hereinafter provided.

SEC. 2. Permit—application for—affidavit. Any such minister, priest or rabbi desiring such permit shall apply to the judge of the district court of the county in which such minister, priest or rabbi, resides, by filing with the clerk of the district court the affidavit of such minister, priest or rabbi, as the case may be, stating therein the following facts.

1. The name and post office address of the applicant and the location of the church, building or synagogue where such minister, priest

8 tion of the church, building or 9 or rabbi ministers or officiates. 10 2. The kind and character

2. The kind and character of the wine and approximately the amount required during the calendar month.

SEC. 3. Petitioner—county attorney to represent—hearing—permit—period. It shall be the duty of the county attorney to appear for and represent the petitioner without expense to the petitioner. If, after a hearing, the judge is satisfied that the facts stated in said affidavit are true the permit shall be issued accordingly, which permit, unless revoked for cause, shall remain in force for five years from the date of its issuance.

SEC. 4. Record of permits—certificate to permit holder—form. It shall be the duty of the clerk to keep a record of permits issued herein, giving each permit holder a serial number and at the time of the issuance of said permit, or afterwards, while the same remains in force, on application of the permit holder the clerk shall deliver to him certificates showing his authority to buy transport and use such sacramental wines as may be covered by said permit, which certificates shall be in triplicate and on red paper and in substantially the following form:

CLERGYMAN'S SHIPPING PERMIT.

This is to certify that \_\_\_\_\_\_, of \_\_\_\_\_\_, county of \_\_\_\_\_\_ and state of Iowa, is the holder of a clergyman's permit No. \_\_\_\_\_, which will expire on the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 19.\_\_\_\_, and that such permit holder is authorized to purchase and have transported to him sacramental wines of the kinds and amounts specified below, providing one duplicate of this certificate is firmly pasted or affixed to the exterior of the package and one duplicate hereof is attached to the bill of lading and after the delivery of said wine to such permit holders, said duplicate with the date of the delivery endorsed or stamped thereon shall be by the delivering carriers promptly mailed to the undersigned.

Kinds of Wine Amount and purpose for which to be used

Clerk of the District Court county, Iowa.

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SEC. 5. Permit holder—purchase and transportation—procedure. When the holder of any permit granted under this act desires to purchase and have transported any wine provided for in this act, he shall make a written order in triplicate upon the blanks provided in section four (4) hereof, which shall be furnished to him by said clerk, setting forth the exact amount and kind of wine ordered, from whom and by what railway, express company or other common carrier the said liquor is to be transported. One copy of this order shall be immediately filed with the clerk of the district court of the county in which the permit is issued, one copy shall be attached to the package in which shipment is made in a conspicuous place in such way that it cannot be removed without showing evidence of mutilation where the entire order is shipped in one package, and if the said order shall be contained and shipped in more than one package, then the consignor shall attach the original copy to one of said packages and a duplicate thereof to each additional package required to ship said order, and the thereof to each additional package required to ship said order, and the third copy shall be attached at the original point of shipment to the waybill of the common carrier transporting such wine. This copy, when the holder of the permit or his authorized agent shall have receipted for said wine, shall be stamped with the date of delivery of such wine and immediately filed by the agent of the common carrier which has transported the said wine with the clerk of the district court of the county in which permit is granted. The clerk of the district court shall compare the copy of the order filed by the agent of the common carrier with the copy filed by the holder of the permit and, if any discrepancy exists, he shall report such fact to the county if any discrepancy exists, he shall report such fact to the county attorney.

SEC. 6. Dealers—authorization to sell and deliver. It shall be lawful for any person, firm or corporation holding a permit in the state of Iowa for the sale of alcohol, spirituous or vinous liquors to sell sacramental wines to holders of permits under this act and to deliver the same to common carriers for transportation to such permit holders under the conditions and as provided by this act, anything to the contrary in any other law notwithstanding.

SEC. 7. Permit holder or dealer—transportation, etc.—duty. It shall be the duty of any permit holder within this state or dealer without the state filling such order to paste or otherwise attach firmly one duplicate of such certificate to the exterior of such package, which shall be sufficient authority for the transportation and delivery to such permit holders of the package containing such wine.

SEC. 8. Common carriers and permit holders—authorization to convey. When the provisions of this act have fully been complied with, common carriers are authorized to transport to such permit holders wine described in this act in the manner specified therein and the permit holder is authorized to carry or convey such wine to his place of business, anything in any other law to the contrary notwithstanding.

SEC. 9. Violation of act by permit holder—misdemeanor—forfeiture.

Any person receiving or having shipped any wine under the provisions of this act, and using or permitting the same to be used for any purpose other than for sacramental purposes, or using or permitting the same to be used for beverage purposes shall be guilty of a misdemeanor and shall forfeit all his rights under any permit granted under the provisions of this act.

SEC. 10. Violation of act or liquor laws—misdemeanor—revocation of permit. Any person, firm or corporation violating any of the provisions of this act shall be guilty of a misdemeanor and any violation of any of the liquor laws of this state by a permit holder shall automatically revoke any permit held by him.

SEC. 11. Publication clause. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved April 14, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 17, 1919.

W. S. ALLEN. Secretary of State.

## CHAPTER 222.

### JUVENILE PLAYGROUNDS.

# S. F. 448.

AN ACT to amend the law as it appears in section eight hundred seventy-nine-r (879-r), supplemental supplement to the code, 1915, affecting juvenile playgrounds.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Juvenile playgrounds—cities—power to provide. That the law as it appears in section eight hundred seventy-nine-r (879-r) supplemental supplement to the code, 1915, be and the same is hereby amended by inserting after the word "cities" in the first line thereof the following:—"including special charter cities."

Approved April 14, A. D. 1919.